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## STATE OF WASHINGTON



# OFFICE OF INSURANCE COMMISSIONER

# BEFORE THE INSURANCE COMMISSIONER OF THE STATE OF WASHINGTON

	The ord	ders posted	d here ar	e unverified	l electronic	c duplicates	of the offici	al orders a	ctually ente	ered. To	be certain	you have
the o	fficial ver	rsion of the	order a	s entered, y	ou should	request a h	nard copy of	the official	version from	om the C	commission	er's Public
Discl	osure Of	ficer, Steve	e Carlsb	erg, 360-586	6-0691, or	by e-mail:	stevec@oic.	.wa.gov.				

In the Matter of	)	
CALIFORNIA INSURANCE COMPANY,	<b>b</b>	No. D 99-86  Consent Order Levying a Fine
An Authorized Insurer	)	

#### FINDINGS OF FACT:

- 1. California Insurance Company is authorized to transact property and casualty insurance business in Washington State. It is subject to WAC 284-07-010, which requires each insurer authorized to write property and casualty insurance in this state, to complete a special liability report and to submit it to the Insurance Commissioner by May 1 of the year after the calendar year which is the subject of the report.
- 2. On November 18, 1998, the Insurance Commissioner's staff mailed a form for this special liability report to California Insurance Company, as a courtesy and a reminder. Nevertheless, the insurer did not file a special liability report for calendar year 1998 by May 1, 1999.
- 3. On May 10, 1999, the Insurance Commissioner's Senior Actuary, Lee Barclay, sent a letter to California Insurance Company. It stated in bold type that if the Insurance Commissioner had not received the report by June 1, 1999, California Insurance Company would be fined. By June 1, the insurer had not yet submitted its special liability report for calendar year 1998. By the date when this consent order is being sent to the insurer, it has still not done so, nor has it responded to Mr. Barclay's May 10 inquiry letter.
- 4. This is the second consecutive year in which California Insurance Company has failed to send

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its special liability report timely, or at all.

#### **CONCLUSIONS OF LAW:**

1. The failure of California Insurance Company to file its 1998 special liability report with the Insurance Commissioner by May 1, 1999 was a violation of WAC 284-07-010. It was also a violation of RCW 48.05.380, "Reports by property and casualty insurers- Rules" and of RCW 48.05.390, "Reports by various insurers- Contents."

2. Washington Administrative Code (WAC) 284-30-650 provides that "It is an unfair practice for an insurer...to fail to respond promptly to any inquiry from the Insurance Commissioner relative to the business of insurance." That section also states that "A lack of response within fifteen business days from receipt of the response will be considered untimely. A response must be in writing, unless otherwise indicated in the inquiry." RCW 48.30.010 prohibits unfair practices,

California Insurance Company

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including but not limited to violations of WAC 284-30-650.

2. RCW 48.05.140, "Certificate of authority- Discretionary refusal, revocation, suspension"

provides in section (1) that the Insurance Commissioner is authorized to refuse, suspend or revoke an insurer's certificate of authority if the insurer "...Fails to comply with any provision of this code other than those for which refusal, suspension, or revocation is mandatory".

3. RCW 48.05.185, "Fine in addition to or in lieu of suspension, revocation, or refusal" provides that AAfter hearing or with the consent of the insurer and in addition to or in lieu of the suspension, revocation, or refusal to renew any certificate of authority, the Commissioner may levy a fine upon the insurer in an amount not less than two hundred fifty dollars and not more than ten thousand dollars."

#### CONSENT TO ORDER:

California Insurance Company hereby stipulates to the foregoing Findings of Fact and Conclusions of Law and consents to this order, which imposes a fine of seven thousand five hundred dollars (\$7500) for the two violations described above, in lieu of further proceedings in this matter. This fine will be paid in full within thirty days after the entry of this order at Olympia, Washington. Failure to pay this fine timely and in full will constitute grounds for suspension or revocation of the insurer's certificate of authority in Washington state, and the fine will be recovered in a civil action brought on behalf of the Insurance Commissioner by the Attorney General of the State of Washington.

California Insurance Company expressly stipulates to obey all insurance laws and regulations of Washington state in the future, including but not limited to WAC 284-07-010, RCW 48.05.380, RCW 48.05.390, and WAC 284-30-650. If California Insurance Company has not yet filed its special liability report f or 1988 by the time it receives this consent order in the mail, it stipulates to do so within five days of receipt of the order.

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EXECUTED this	day of	, 1999	
Corporate Title			
ORDER:			
		missioner hereby imposes a fornia Insurance Company.	
California Insurance Con	mpany		
Page 3			
		Olympia, Washington. Failuension or revocation of the ir	
	esult in a civil action brou the State of Washington	ight on behalf of the Insuran	ice Commissioner by
ENTERED AT OLYMPIA	A, WASHINGTON on thi	s day of	, 1999.
DEBORAH SENN			
Insurance Commissione	er		
WILLIAM KAY KIRBY	_		
Assistant Deputy Insura	nce Commissioner III		
Legal Affairs Division			